1 THE HONORABLE MARSHA J. PECHMAN 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 DDSSBOS LLC d/b/a DAV EL/BOSTON Case No. 2:22-cv-00249 9 COACH, a Massachusetts limited liability STIPULATED MOTION AND ORDER company, 10 EXTENDING TIME FOR DEFENDANT Plaintiff, THE BOEING COMPANY TO MOVE, 11 PLEAD, OR OTHERWISE RESPOND TO PLAINTIFF'S COMPLAINT BY 47 DAYS v. 12 AND EXTENDING EARLY CASE THE BOEING COMPANY, a Delaware **DEADLINES** 13 Corporation, 14 Defendant. 15 Pursuant to Local Civil Rules 7(j) and 10(g), Defendant The Boeing Company 16 ("Boeing") and Plaintiff DDSSBOS LLC d/b/a Dav El/Boston Coach ("Dav El") hereby submit 17 this stipulated motion to extend Boeing's time to move, plead, or otherwise respond to Dav El's 18 Complaint by an additional 47 days to Monday June 27, 2022, and to extend any early case 19 deadlines by a commensurate amount. 20 WHEREAS, pursuant to the Parties' prior stipulation and this Court's order, Boeing's 21 current deadline to move, plead, or otherwise respond to the Complaint is May 11, 2022. 22 WHEREAS, good cause exists to extend any early case deadlines, including Boeing's 23 deadline to answer or otherwise respond to Dav El's Complaint, by an additional 47 days 24 because the parties are continuing to discuss a potential resolution of the litigation and the 25 26 Perkins Coie LLP STIPULATED MOTION AND ORDER TO EXTEND

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1 requested extension may allow the parties to avoid the need to expend resources on filings that 2 would be unnecessary if the parties resolved this dispute. 3 WHEREAS, this stipulated motion is filed in good faith and not for the purposes of 4 delay, and will not alter any other dates or schedules previously set by this Court. 5 NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and among 6 Boeing and Dav El, subject to the Court's approval, that the deadline for Boeing to move, plead, 7 or otherwise respond to Dav El's Complaint is extended by an additional 47 days to June 27, 8 2022, and any other early case deadlines should be extended by a commensurate amount. 9 10 DATED: May 4, 2022 s/ David A. Perez, WSBA No. 43959 s/ Ian Rogers, WSBA No. 46584 11 **Perkins Coie LLP** 1201 Third Avenue, Suite 4900 12 Seattle, WA 98101-3099 Telephone: 206.359.8000 13 Facsimile: 206.359.9000 E-mail: Dperez@perkinscoie.com 14 E-mail: Irogers@perkinscoie.com 15 Attorneys for Defendant The Boeing Company 16 s/ Gregory J. Hollon, WSBA No. 26311 17 s/ Claire Martirosian, WSBA No. 49528 McNaul Ebel Nawrot & Helgren PLLC 18 600 University Street, Suite 2700 Seattle, Washington 98101 19 Telephone: (206) 467-1816 Facsimile: (206) 624-5128 20 E-mail: ghollon@mcnaul.com E-mail: cmartirosian@mcnaul.com 21 Attorneys for Plaintiff DDSSBOS LLC d/b/a 22 Dav El/Boston Coach 23 24 25 26

STIPULATED MOTION AND [PROPOSED] ORDER TO EXTEND TIME – 2

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1 **ORDER** 2 Boeing's deadline to move, plead, or otherwise respond to Dav El's Complaint is 3 extended by an additional 47 days to June 27, 2022. No further extensions of this deadlines shall 4 be given absent a thorough demonstration of good cause. 5 IT IS SO ORDERED 6 Marshuf Helens 7 Dated this day of May 4, 2022 8 THE HONORABLE MARSHA J. PECHMAN 9 UNITED STATES DISTRICT JUDGE 10 Presented by: 11 s/ David A. Perez, WSBA No. 43959 12 s/ Ian Rogers, WSBA No. 46584 **Perkins Coie LLP** 13 1201 Third Avenue, Suite 4900 Seattle, WA 98101-3099 14 Telephone: 206.359.8000 Facsimile: 206.359.9000 15 E-mail: Dperez@perkinscoie.com E-mail: Irogers@perkinscoie.com 16 Attorneys for Defendant The Boeing Company 17 18 s/ Gregory J. Hollon, WSBA No. 26311 s/ Claire Martirosian, WSBA No. 49528 19 McNaul Ebel Nawrot & Helgren PLLC 600 University Street, Suite 2700 20 Seattle, Washington 98101 Telephone: (206) 467-1816 21 Facsimile: (206) 624-5128 E-mail: ghollon@mcnaul.com 22 E-mail: cmartirosian@mcnaul.com 23 Attorneys for Plaintiff DDSSBOS LLC d/b/a Dav El/Boston Coach 24 25 26 Perkins Coie LLP STIPULATED MOTION AND [PROPOSED] ORDER

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